

The opinion in support of the decision being entered today was not written for publication and is not binding precedent of the Board.

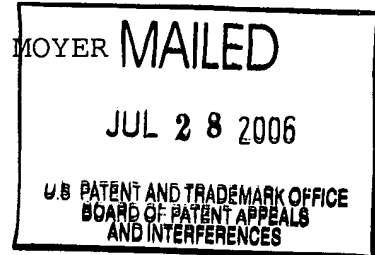
UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

Ex parte AFZAL M. MALIK, WILLIAM C. MOYER

Appeal No. 2006-1007
Application No. 10/600,959

ON BRIEF



Before JERRY SMITH, BARRY, and BLANKENSHIP, **Administrative Patent Judges**.

JERRY SMITH, **Administrative Patent Judge**.

ON REQUEST FOR REHEARING

Appellants request that we reconsider our decision of May 31, 2006 wherein we reversed the decision of the examiner rejecting claims 1-6, 8-10 and 13-19.

Appellants note that the copy of claim 1 that was included within the decision contained a typographical error at the last line of page 1 of the decision. Specifically, appellants note that the word "positions" in the copy of claim 1 in the decision should be "portions." Appellants request that we acknowledge the typographical error in the copy of claim 1 and that we confirm our previous decision.

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Appellants' request is granted in its entirety. We regret that the typographical error in the copy of claim 1 went unnoticed. The correct claims were reviewed in making our decision in this case, and the typographical error in the copy of claim 1 in the decision had no effect on the decision.

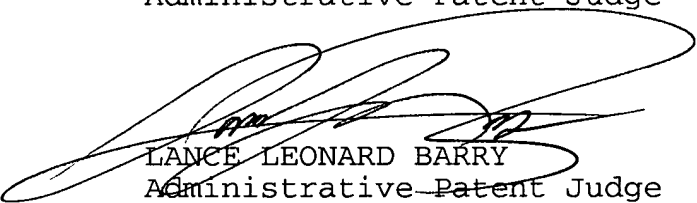
No time period for taking any subsequent action in connection with this appeal may be extended under 37 C.F.R. § 1.136(a)(1)(iv).

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REHEARING GRANTED

Jerry Smith

JERRY SMITH
Administrative Patent Judge



LANCE LEONARD BARRY
Administrative Patent Judge

Howard B. Blankenship

HOWARD B. BLANKENSHIP
Administrative Patent Judge

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